Chieft, CFD VIA: Chief, SSS Legal Staff

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Ciale for Overtime 25X1A

has submitted a claim for overtime performed overness during the years 1947, 1948 and 1949, totaling 147 hours. His first date of overtime is 4 July 1947, and his latest, 25 August 1949. The overtime - with the exception of 14 hours emergency work on 8 December 1948 - is the result of what appears to be a regular increase in workload.

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- 2. Overtime compensation is basically extended to employees of the U. S. Government under the Federal Employees Pay Act of 1945 (as amended), (Time to USCA & 911 & 8 912). Various Agency regulations have been issued pursuant to this authority and the provisions vary slightly over the period for which overtime is claimed. Some inconsistencies and conflict between the Administrative Instructions and the General Administrative Instructions, have been noted, and it appears advisable, at this point, to review the basic legislative surtherity behind these regulations.
- 3. Section 911 of Title 6 USCA, provides that "officers and enployees \*\* shall, in addition to their basic compensation, to compensated for all hours of employment, officially ordered or approved, in excess of forty hours in any administrative workwock, \*\* In using the word "shall" it appears clear that Congress intended to west in the employee a clear right to compensation for all work in excess of forty hours 1 am administrative workwook which is "officially ordered or approved." An agency has discretionary leaway only in the manner in which the overtime must be "ordered or approved." If it imposes conditions which are unnecessarily complicated or restrictive, they may have the effect of creating an ocerous burden which essentially denies the employee a right which Congress intended to grant. The rates of overtime compensation are scaled to grade, but there is no ground for excluding any individual on the basis of his grade. Section 912 provides that the heads of departments \*\* may by regulation provide for the granting of compensatory time off from duty, in lieu of overtime compensation for irregular or occasional duty in excess of forty hours in any regularly scheduled administrative workweak It is well established that the issuance of regulations granting comconsectory leave is not randatory, but the agency, once having decided to permit such leave, must respect certain restrictions. First, it is applicable only to emergency or unscheduled overhims; second, it must be requested by the employer. The agency may fix time likits within wich compensatory leave suist be used, and although the right to compensation for overtime is a vested one, the Comptroller has held

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(2º Comp. Gen. 62) that when an employee requests compensatory time, but fails to take it within the stipulated limit, he shall forfeit his right not only to the occapensatory time, but also to compensation for the basis overtime unless his failure was due to conditions beyond his control. Overtime regulations issued by the agency must naturally conform to the law contained in Section 911 and Section 912, and they are necessarily invalid to the extent that they are inconsistent with such legislative authority. Audioistrative Instructions are besic regulations for the Agency, which have been implemented by General Administrative Instructions issued by 60. The AGO, of course, cannot exceed the scope of the basic instruction in granting rights and privileges; and although he may impose additional restrictions, they cannot have the final effect of defeating any besic rights to which the employee is otherwise entitled.

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- 4. Aside from fourteen hours worked on 8 December 1949 ("emergoncy sked-revolution"), Mr. Claim appears to be based on a regular increase in workload. Reserving co ment on the legality of certain provisions of all regulations now rescinded, allowance of Mr. Schaim depends primarily on whether the overtime was "officially ordered or approved" in conformance with Agency regulations. Estore a determinative finding can be made on each period of overtime claimed by Mr. It will be necessary to know his rate or grade at the time, the nature of the overtime (i.e., "regular" or "emergency"), whether it was ordered or approved, and, if so, by whom.
- b. In passing, it is noted that there is some conflict between presently effective instructions. It does not appear to be completely clear that compensatory leave is related only to emergency overtime, and the requirement in GAI 11/7 of 18 April 1949, that compensatory leave must be taken within 90 days of the performance of overtime, is unsutherized to the extent that it exceeds the limitation established in Administrative instruction 50-5 of 22 April 1949, restricting compensatory leave to two payments.

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